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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/530,129	04/04/2005	Eric Verschueren	234855	9919
23460 LEVDIG VOI	7590 07/27/200 Γ& MAYER, LTD	EXAMINER		
TWO PRUDENTIAL PLAZA, SUITE 4900 180 NORTH STETSON AVENUE			CHU, JOHN S Y	
CHICAGO, IL			ART UNIT	PAPER NUMBER
			1752	
		·		
			. MAIL DATE	DELIVERY MODE
			07/27/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
		10/530,129	VERSCHUEREN, ERIC			
Office Action Summary		Examiner	Art Unit			
, .		John S. Chu	1752			
	The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address			
Period fo	• •	// <b></b>				
WHIC - External after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANS ansions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It is period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D. (35 U.S.C. § 133).			
Status						
1) 🛛	Responsive to communication(s) filed on 08 Ma	av 2007.	•			
	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	33 O.G. 213.			
Dispositi	on of Claims					
· _	Claim(s) <u>1-40</u> is/are pending in the application.		•			
	4a) Of the above claim(s) is/are withdrawn from consideration.					
	5) Claim(s) is/are allowed.					
	6)⊠ Claim(s) <u>1-40</u> is/are rejected.					
	Claim(s) is/are objected to.		•			
	Claim(s) are subject to restriction and/or	election requirement.				
Annlicati	on Papers					
	•					
	The specification is objected to by the Examiner		•			
. 10)[_]	The drawing(s) filed on is/are: a) acce					
	Applicant may not request that any objection to the or Replacement drawing sheet(s) including the correction					
11)	The oath or declaration is objected to by the Ex					
	ınder 35 U.S.C. § 119	ammon reco the attached office	7.00.011.01.101111.1.10-102.			
_	•		•			
_	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a)[		have been received				
	<ul> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> </ul>					
	3. ☐ Copies of the certified copies of the priori					
	application from the International Bureau		u in this National Stage			
* S	see the attached detailed Office action for a list of	• • • • • • • • • • • • • • • • • • • •	d			
	·	The second opino not rooms	•••			
Attachment	(c)					
_	e of References Cited (PTO-892)	4) Interview Summary	(PTO 412)			
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	te			
	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	5)  Notice of Informal Pa	atent Application			
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## DETAILED ACTION

This Office action is in response to the amendment filed May 8, 2007.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-40 are rejected under 35 U.S.C. 102(e) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over KAMITANI et al (2002/0098288).

The claimed invention is drawn to the following;

- 1. (Currently Amended) A method of making a heat-sensitive lithographic printing plate precursor comprising the steps of
  - (i) providing a web of a lithographic support having a hydrophilic surface;
- (ii) applying a coating comprising a phenolic resin on the hydrophilic surface of the web;
  - (iii) drying the coating;
- (iv) a heating step wherein the web temperature is maintained above the glass transition temperature of the phenolic resin Tg during a period of between 0.1 and 60 seconds;
- (v) an active cooling step wherein the web temperature is reduced at an average cooling rate which is higher than if the web would be kept under ambient conditions but not higher than and which is between 0.5°C/s and 30°C/s; and
  - (vi) winding the precursor on a core or cutting the precursor into sheets.

KAMITANI et al discloses a process of manufacturing a lithographic printing plate wherein a photosensitive layer is coated in a drying, heating step and a forced cooling step, see

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paragraphs [0067] – [0068] wherein a cooling device is disposed in a production line which cools the photosensitive coated layer from a heated temperature of  $140^{\circ}$  C to  $40^{\circ}$  C. The rate of the cooling step is not explicitly disclosed nor is the time of cooling disclosed to determine the cooling rate, however the range of the temperature is known to be cooled from  $140^{\circ}$  C to  $40^{\circ}$  C, so that a cooling time of 1-2 minutess would meet the claimed range. Since the forced cooling step is run through a production line, cooling in a cooling tank for 1-2 minutes would appear to meet the claimed range at  $0.5^{\circ}$  C/s. The method is asserted by inherency to be present in the disclosure of KAMITANI and would constitute a rejection under 35 U.S.C. 102/103 which is applied here.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Chu whose telephone number is (571) 272-1329. The examiner can normally be reached on Monday - Friday from 9:30 am to 6:00 pm.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Cynthia Kelly, can be reached on (571) 272-1526

The fax phone number for the USPTO is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PMR only. For more information about the PAIR

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/John S. Chu/ Primary Examiner, Group 1700

J.Chu July 23, 2007